TENNESSEE GENERAL ASSEMBLY FISCAL REVIEW COMMITTEE



FISCAL NOTE

HB 2177 - SB 2102

February 13, 2018

SUMMARY OF BILL: Clarifies that the Department of Safety (DOS) is required to suspend the driver license of any person convicted of theft of gasoline upon receiving record of conviction even if the driver license is not surrendered to court.

ESTIMATED FISCAL IMPACT:

NOT SIGNIFICANT

Assumptions:

- Pursuant to Tenn. Code Ann. § 39-14-151(c)(2), the DOS is required to suspend the driver license of any person convicted of theft of gasoline upon receiving the record and driver license from the court.
- Based on the information provided by DOS, clarifying that DOS is required to suspend the driver license of someone convicted of theft of gasoline upon receiving record of conviction, even if the driver license has not been surrendered to the court, will not have a significant fiscal impact on the DOS or driver license fee revenue.
- Any fiscal impact to state or local government is estimated to be not significant.

CERTIFICATION:

The information contained herein is true and correct to the best of my knowledge.

Krista M. Lee, Executive Director

ista M. Lee

/rbp